be held.

IV. And be it enacted, That to perpetuate and provide for the continuance of An election to the faid corporate body, a general election shall be held for commissioners of the faid town at Charles-town, on the first Monday in June, in the year seventeen hundred and eighty-seven, and on the said first Monday in June every third year afterwards.

None but residents entitled to vote, &c.

V. and be it enacted, That no person shall be qualified to vote for commissioners, or be chosen a commissioner, unless he shall be at the time of clession an actual resident of the said town, and shall be qualified by the laws of the state to vote for delegates to the general assembly; provided, that in case of a vacancy by death, removal or refignation, of any commissioner, between the times fixed for the general election, the remaining commissioners, or a majority of them, shall, with all convenient speed, elect a person or persons qualified as above mentioned to fill such vacancy until the next general election.

VI. And be it enacted, That the said commissioners, or their successors, be bye-laws, &c. empowered to make and ordain such bye-laws and regulations as may be deemed necessary to promote the welfare of the said town, not contrary to the laws of this state.

Sell the warehouse, &c.

VII. And be it enacted, That the said commissioners be empowered, on a day to be fixed by them, whereof ten days public notice must be given by advertisement at the market-house, to sell by public vendue, or to lease, the stone warehouse belonging to the said town, with the ground adjoining the same; also the marsh and shores belonging to said town, and such vacant lots as have become forfeited; the profits arising therefrom to be paid to the said commissioners, to be applied to the public use of the said town.

And leafe lots, &c.

VIII. And be it enacted, That the said commissioners be empowered to lease for a term of years, or sell in see-simple, the said forfeited lots, without any condition of the purchaser building or erecting tenements on the same.

IX. And be it enacted, That the fair which is by law held on the third, are to be held, fourth, and fifth days of May annually, shall hereafter be annually held on the third Thursday in May, and the two following days, annually, and all the privi-&c. leges granted by the former law, shall be extended to this period.

Annual meetings of commissioners.

X. And be it enacted. That the annual meetings of the commissioners for perpetuating the bounds, and other business heretofore held on the tenth day of May, shall be for the future held on the first Monday in June, and adjourned from day to day as the faid commissioners shall deem necessary.

Passed January 20. Preamble.

XXXIII. H A P. An ACT for marking and bounding lands.

HEREAS many differences and lawfuits have arisen and may arise, concerning the location of lands, held under courses and distances only, contained in title papers thereof, the direction of the courses varying in most instances, in a length of time, from the former running, from whence the descriptions of such lands were made in the certificates, grants and deeds thereof, and the marking and bounding lands in such manner, that their location would remain fixed and certain, would prevent differences and lawfuits, quiet possessions, and of course render lands more valuable;

apply for a commission to mark and bound the fame, &c.

II. Be it enacted, by the general assembly of Maryland, That any person seized of lands may of land held under courses and distances only, as to any of the lines thereof, whether courses and distances only are mentioned in the grant or deed under which such land is held, or by the loss of boundaries called for, the person seized is confined to course and distance, or seized of the reversion or remainder on an estate for life or lives therein, having given two months notice by advertisement set up at the court-house door of the county, and by such advertisement set up